Code: AP.PRE.REQ BENTA FRADE

*Total of

forms are submitted.

PTO/SB/33 (07-05)

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PRE-APPEAL BRIEF REQUEST FOR REVIEW		Docket Number (Optional)	
		0002656USU/3143	
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)]	Application N	umber	Filed
	10/809,298		March 25, 2004
on June 30, 2006	First Named	Inventor	
Signature Muly Chico	Salvatore	e SABBATINO	
/		E	xaminer
name Marilyn Alexander	2883		Kaveh C. Kianni
Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request.			
This request is being filed with a notice of appeal. The review is requested for the reason(s) stated on the attached sheet(s).			
Note: No more than five (5) pages may be provided.			
I am the	\	UMM	\checkmark
applicant/inventor.		<u> </u>	idnature
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)	Paul D. Greeley Typed or printed name		
attorney or agent of record. 31,019	(20:	3) 327 - 4500	•
Registration number 31,019	Telephone number		
attorney or agent acting under 37 CFR 1.34.	Jun	e 30, 2006	
Registration number if acting under 37 CFR 1.34			Date
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.			

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mall Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

INSTHE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Sabbatino

Serial No.:

10/809,298

For:

A CONNECTION ARRANGEMENT FOR OPTICAL

COMMUNICATION SYSTEMS

Filed:

March 25, 2004

Examiner:

Kaveh C. Kianni

Art Unit:

2883

Confirmation No.:

1499

Customer No.:

27,623

Previous Attorney Docket No.:

36040150 US-01

Current Attorney Docket No.:

0002656USU

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PRE-APPEAL BRIEF REQUEST FOR REVIEW

Dear Sir:

In response to the Final Office Action dated May 31, 2006, Applicant respectfully files herewith a Notice of Appeal and requests review before filing an appeal brief.

Related Appeals

The undersigned attorney is not aware of any related appeal and/or interference.

Status of the Claims

Claims 1-4 and 6-9 are pending in the present application. Claims 1, 3, and 6 are independent. Independent claims 3 and 6, as well as dependent claim 4, have been allowed.

Independent claim 1, as well as dependent claims 2 and 7-9, were finally rejected under 35 U.S.C. §103 over U.S. Publication No. 2004/0145452 A1 to Fujieda et al. (Fujieda).

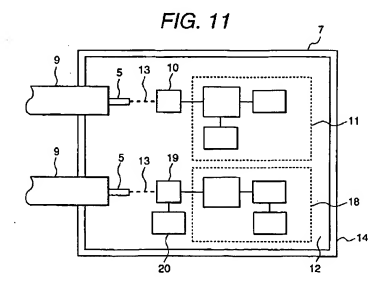
Clear Errors for Review

The final rejection of claims 1, 2 and 7-9 under 35 U.S.C. §103 over Fujieda is clearly erroneous and requires review.

Independent claim 1 requires "an electrical subassembly", "an optical subassembly", and "an associated electrical connection including at least one electrical lead extending therebetween". Further, independent claim 1 requires "at least electrically non-conductive absorber body arranged to at least partly cover said at least one electrical lead (emphasis added)".

The Final Office Action asserts, with respect to Figure 11, that the wire extending from laser driver circuit 11 to laser device 10 and the wires extending between circuit 18, PD 19, and element 20 are the claimed "at least one electrical lead".

Figure 11 is reproduced below for the convenience of the Board.



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Fujieda discloses an electromagnetic wave absorbing layer that is arranged inside of a metal cap 5. See paragraph [0059] of Fujieda. As is clearly seen from Figure 11, metal cap 5 does <u>not</u> "at least partly cover" any of the asserted electrical leads as is required by claim 1.

The Final Office Action responded to Applicant's assertion that Fujieda does not disclose or suggest that the electromagnetic wave absorbing layer "at least partly cover" the electrical lead as required by claim 1. Specifically, the Final Office Action asserted that Fujieda discloses this limitation at paragraph [0012] and asserts that this limitation is widely conventional and supports this assertion via paragraph [0007].

Paragraph [0007] broadly discloses the use of a radio wave absorbing material inside an electronic device to reduce EMI that will appear inside the device. However, this particular section of Fujieda simply does not disclose or suggest the combination claimed where the electrically non-conductive absorber body is arranged to at least partly cover said at least one electrical lead. Rather, this section of Fujieda is silent as to the location or arrangement of the radio wave absorbing material.

Paragraph [0012] merely discusses the particular electromagnetic wave absorption material disclosed by Fujieda. However, this particular section of Fujieda also does not disclose or suggest the combination claimed where the electrically non-conductive absorber body is arranged to at least partly cover said at least one electrical lead. Rather, this section of Fujieda is also silent as to the location or arrangement of the radio wave absorbing material.

Therefore, it is respectfully submitted that Fujieda simply does not disclose or suggest the at least <u>electrically non-conductive absorber body</u> arranged <u>to at least partly cover</u> said at least one electrical lead" required by claim 1.

Accordingly, claim 1 is believed to be in condition for allowance. Claims 2 and 7-

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9 are also believed to be in condition for allowance for at least the reason that they depend from claim 1. Reconsideration and withdrawal of the rejections to claims 1, 2, and 7-9 are therefore respectfully requested.

In view of the above, it is respectfully submitted that the final rejection is clearly erroneous and, as such, the present application is in condition for allowance. Reconsideration and withdrawal of the rejection to claim 1, 2, and 7-9 and passage of the present application to issuance are respectfully requested. Such action is solicited.

Respectfully submitted,

<u>6/30,</u> 2006

Paul D. Greeley

Registration No. 31,019

Attorney for Applicant(s)

Ohlandt, Greeley, Ruggiero & Perle, L.L.P.

One Landmark Square, 10th floor

Stamford, CT 06901-2682

Tel: (203) 327-4500 Fax: (203) 327-6401